PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY			
TO: SAMIR A. BHAVSAR BAKER BOTTS L.L.P. 2001 ROSS AVENUE SUITE 600 DALLAS, TX 75201-2980	PCT NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION (PCT Rule 44.1)		
	Date of mailing (day/month/year) 21 JUL 2008		
Applicant's or agent's file reference 075234.0120	FOR FURTHER ACTION See paragraphs 1 and 4 below		
International application No. PCT/US04/09796	International filing date (day/month/year) 31 March 2004 (31.03.2004)		
Applicant CANTOR INDEX, LLC			
have been established and are transmitted herewith. Filing of amendments and statement under Article 19:			
The applicant is entitled, if he so wishes, to amend the clai When? The time limit for filing such amendments is search report.	tris of the international application (see Rule 46): normally two months from the date of transmittal of the international		
Where? Directly to the International Bureau of WIPO	Where? Directly to the International Bureau of WIPO, 34 chemin des Colombettes 1211 Geneva 20, Switzerland, Facsimile No.: (41-22) 338.82.70.		
For more detailed instructions, see the notes on the ac-	ccompanying sheet.		
 The applicant is hereby notified that no international search Article 17(2)(a) to that effect and the written opinion of the 	th report will be established and that the declaration under the International Searching Authority are transmitted herewith.		
 With regard to the protest against payment of (an) addit 	ional fee(s) under Rule 40.2, the applicant is notified that:		
the protest together with the decision thereon has bee request to forward the texts of both the protest and the	en transmitted to the International Bureau together with the applicant's ne decision thereon to the designated Offices.		
no decision has been made yet on the protest; the app	licant will be notified as soon as a decision is made.		
Bureau. If the applicant wishes to avoid or postpone publicatio priority claim, must reach the International Bureau as provided in technical preparations for international publication.	, the international application will be published by the International in, a notice of withdrawal of the international application, or of the Rules 906s.1 and 906s.3, respectively, before the completion of the		
The applicant may submit comments on an informal basis on the written opinion of the International Searching Authority to the International Bureau. The International Bureau will send a copy of such comments to all designated Offices unless an international preliminary examination report has been or is to be established. These comments would also be made available to the public but not before the excitation of 30 months from the priority date.			
Within 19 months from the priority date, but only in respect of some designated Offices, a demand for international preliminary examination musts rifled if the applicant wishes to postpone the entry into the national plass until 30 months from the priority date (in some Offices even later); otherwise, the applicant must, within 20 months from the priority date, perform the prescribed acts for entry into the ranking later) and the priority date of the priority date.			
In respect of other designated Offices, the time limit of 30 months (or later) will apply even if no demand is filed within 19 months.			
Volume II, National Chapters and the WIPO Internet site.	plicable time limits, Office by Office, see the PCT Applicant's Guide,		
Name and mailing address of the ISA/ US Mail Stup PCT. Attr. ISA/US Commissioner for Patents P.O. Box 1450 Alexandria, Vriginia 22313-1450 Facsimile No. (571) 273-3201	Authorized officer John Weiss Telephone No. 571-272-3600		
orm PCT/ISA/220 (January 2004)	(See notes on accompanying sheet		

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 075234.0120		Form PCT/ISA/220 ere applicable, item 5 below.
International application No. PCT/US04/09796	International filing date (day/month/year) 31 March 2004 (31.03.2004)	(Earliest) Priority Date (day/month/year) 31 March 2003 (31.03.2003)
Applicant CANTOR INDEX, LLC This international search report has been prepared by this International Searching Authority and is transmitted to the applicant according to Article 18. A copy is being transmitted to the International Bureau. This international search report consists of a total of		
may, within one month from 6. With regard to the drawings, a. the figure of the drawings to be p as suggested by the as selected by this A	according to Rule 38.2(b), by this Authority the date of mailing of this international search subhished with the abstract is Figure No. 1 applicant. utdority, because the applicant failed to suggestationity, because this figure better characterize.	report, submit comments to this Authority.

INTERNATIONAL SEARCH REPORT

International application No.
PCT/US04/09796

			FC1/0304/09/90	
	IFICATION OF SUBJECT MATTER G06Q 99/00(2006.01)			
USPC: 705/1 According to International Patent Classification (IPC) or to both national classification and IPC				
B. FIELDS	SEARCHED			
Minimum docus U.S.: 705/	mentation searched (classification system followed b	y classification symb	ols)	
Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched Internet, proquest database				
Electronic data base consulted during the international search (name of data base and, where practicable, search terms used)				
C. DOCUM	MENTS CONSIDERED TO BE RELEVANT			
Category *	Citation of document, with indication, where ap	propriate, of the rel	vant passages	Relevant to claim No.
YV	Wikipedia reference to "Parimutuel betting", invented	l in 1865, see entire	locument, 7 pages	1-23
				·
	ocuments are listed in the continuation of Box C.		it family annex.	
"A" document de particular rele	tal categories of cited documents: Iffining the general state of the art which is not considered to be of levance Lation or patent published on or after the international filling date	date and s principle of "X" document considerer	ot in conflict with the applic or theory underlying the inve of particular relevance; the novel or cannot be conside	rnational filing date or priority ation but cited to understand the ntion claimed invention cannot be red to involve an inventive step
"L" document wh establish the specified)	hich may throw doubts on priority claim(s) or which is cited to publication date of another citation or other special reason (as	"Y" document considered combined	to involve an inventive step with one or more other such	documents, such combination
"O" document ref	ferring to an oral disclosure, use, exhibition or other means	being obv	ous to a person skilled in the	e art
priority date			member of the same patent	
	al completion of the international search	Date of Sauling of	the international searce	n report
18 February 2008 (18.02.2008) Name and mailing address of the ISA/IS Authorized officer				
	ng address of the ISA/US top PCT, Attn: ISA/US	1.1	١ ،	
Comm P.O. Be	nissioner for Patents lox 1450 adria, Virginia 22313-1450	John Weiss \ \\ Telephone No. 57	1-272-3600	
. acontinic 140. (2	,			

Form PCT/ISA/210 (second sheet) (April 2007)

PATENT COOPERATION TREATS

From the INTERNATIONAL SEARCHING AUTHORITY			
To: SAMIR A. BHAVSAR BAKER BOTTS L.L.P. 2001 ROSS AVENUE SUITE 600		PCT WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY	
DALLAS, TX 75201-2980		(PCT Rule 43bis.1)	
		Date of mailing (day/month/year) 21 JUL 2008	
Applicant's or agent's file reference 075234.0120	Applicant's or agent's file reference FOR FURTHER ACTION See paragraph 2 below		
	national filing date	(day/month/year)	Priority date (day/month/year)
	arch 2004 (31.03.2		31 March 2003 (31.03.2003)
International Patent Classification (IPC) or both			31 Watch 2003 (31:03:2003)
IPC: G06Q 99/00(2006.01) USPC: 705/1			
Applicant			
CANTOR INDEX, LLC			
1. This opinion contains indications relating to	the following item	s:	
Box No. 1 Basis of the opinion			
Box No. II Priority	Box No. II Priority		
Box No. III Non-establishmen	t of opinion with re	gard to novelty, inve	ntive step and industrial applicability
Box No. IV Lack of unity of it	vention		
	Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement		
Box No. VI Certain document	Certain documents cited		
Box No. VII Certain defects in	the international ap	plication	
Box No. VIII Certain observation	ns on the internatio	nal application	
2. FURTHER ACTION			
If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("PEA") except that this does not apply where the applicant chooses an Authority other than this one to be the PEA and the chosen PEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered.			
If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCI/SA/220 or before the expiration of 22 months from the priority date, whichever expires later.			
For further options, see Form PCT/ISA/220.			
3. For further details, see notes to Form PCT/ISA/220.			
Name and mailing address of the ISA/ US Date of completion of this opinion Authorized officer			
Mail Stop PCT, Attn: ISA/US	1		ratus suratus and
P.O. Box 1450		1 HOU 3	
Alexandria, Virginia 22313-1450 Facsimile No. (571) 273-3201			

Form PCT/ISA/237 (cover sheet) (April 2007)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/US04/09796

Box No	o. I Basis of this opinion
1. With	regard to the language, this opinion has been established on the basis of:
\boxtimes	the international application in the language in which it was filed
	a translation of the international application into, which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).
2.	This opinion has been established taking into account the rectification of an obvious mistake authorized by or notified to this Authority under Rule 91 (Rule 43bis.1(a))
	regard to any nucleotide and/or amino acid sequence disclosed in the international application, this opinion has been ished on the basis of:
a.	type of material
	a sequence listing
	table(s) related to the sequence listing
b.	format of material
	on paper
	in electronic form
c.	time of filing/furnishing
	contained in the international application as filed.
	filed together with the international application in electronic form.
	furnished subsequently to this Authority for the purposes of search.
4.	In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filled or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the applications affled or does not go beyond the application as filled, as appropriate, were furnished.
5. Additi	onal comments:
	••
	•

Form PCT/ISA/237(Box No. I) (April 2007)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

Box No. V Reasoned statement under Rule 43 bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

applicability, charlons and exp	Manations supporting such statement	
1. Statement		
Novelty (N)	Claims 1-23	YES
	Claims NONE	NO
Inventive step (IS)	Claims NONE	YES
	Claims 1-23	N0
Industrial applicability (IA)	Claims 1-23	YES
	Claims NONE	N0

2. Citations and explanations:

Claims 1-23 lack an inventive step under PCT Article 33(3) as being obvious over what is well known in the betting art as "Parimutuel betting" as is disclosed by Wikepedia and was invented in 1865.

For claims 1.5, 8,11-14, in Parimutuel betting all bets of a particular type are placed together in a pol and payoff odds are calculated by sharing the pool among all bets. The receipt of a ls the is inherent to betting. The claims and payoff odds are calculated by sharing the pool among all bets. The receipt of a ls the is inherent to betting. The claims and first quote is the amount of the bet. For this kind of betting the results of events are received and the amount of a payout is determined after the bets are made. Not disclosed it that the first quote related to a total number of points that a participant may earn in a plamity of events. It will known in the art of hetting that one can place a bet on the total number of points that a NASCAR driver may earn in a championship event formerly known as the winson Cup series). Las Vegas thes for a long time been taking bets on how many points a driver will earn for the season and who will win the championship. In a general sense, one can bet on just about anything. It is ask honown that one can be on how many points a forball team will score in each of the 4 quartes (events) of a football, eas well as the total number of points for the game. Betting on how many points a participant will earn is nothing new and is what happens with the NASCAR championship series. It would have been obvious to one of ordinary skill in the art to use a parimutual being system for the betting of the number of points is NASCAR driver will earn for the season. The number of points is the claimed total number of units that the participant can earn. NASCAR has a plumility of events, which are the various races throughout the season.

Por claims 2,6,7 the providing of an upper index and a lower index is what is known as providing an over or under for points.

One can bet that the total points will be over the over/under number, or can bet that the points will be under the over/under. The over is a number and the under is a number. It would have been obvious to use the over/under scheme of betting with Parimutuel betting as this is a ver well known form of betting.

For claim 3.4, while not disclosed by the reference, to have one bet on how much money one may earn over the course of a season, or to be on horse jockeys, is obvious to one of ordinary skill in the art. As stated previously, one can place a bet only instarbout anything. To claim a specific type or kind of event that the bet is placed on is something that is obvious and that involves no more than ordinary skill in the art.

For claims 9,10, this claim is reciting the act of taking a bet after the Winston Cup series has started, something that is also obvious to one of ordinary skill in the art. One can place a bet at any time as long as the bet taker is willing to take the bet.

For claims 15-23, to simply use computers to automate the process of taking bets and processing the payouts is obvious to one of ordinary skill in the art. This is just using modern computers to assist in what would otherwise be a manual process. Automation of a previously reconcined as manual process is obvious to one of ordinary skill in the art.

NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under Article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions. under that Treaty In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT applicant's Guide, a publication of WIPO.

In these Notes, "Article," "Rule" and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions, respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report and the written opinion of the International Searching Authority, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 international preliminary examination procedure, there is usually no need to file amendments of the claims unner Article's except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection as a most reason for amending the claims before international publication. Furthermore, it should be emphasized that provisional protection is available in some States only (see PCT Applicant's Guide, Volume I/A, Annexes B1 and B2).

The attention of the applicant is drawn to the fact that amendments to the claims under Article 19 are not allowed where the international Searching Authority has declared, under Article 17(2), that no international search report would be established (see PCT Applicant's Guide, Volume I/A, paragraph 296).

What parts of the international application may be amended?

Under Article 19, only the daims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the During the international prise, the ciaims may also be amended (or nuther amended) under Article 34 before the International Preliminary Examining works in the description and drawings may only be amended under Article 34 before the International Preliminary Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, within 2 months from the cate of transmission in the international search report or 10 months from the provide safe, whichever time limit expires later. It should be noted, however, that the semendments will be considered as have been received not rime if they are received by the International Bureau after the expiration of the applicable time been received on rime if they are received by the International Bureau after the expiration of the applicable time. When? limit but before the completion of the technical preparations for international publication (Rule 46.1).

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been/is filed, see below

Either by cancelling one ormore entire claims, by adding one or more new claims or by amending the text of one How? or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the the setter muss be an engine or region, as the conece or the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.